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§12-305.

- (a) (1) (i) 1. Except as otherwise provided in this section, a dealer who acquires a precious metal object shall keep it in the county where the dealer holds a license from the time of acquisition until at least 18 days after submitting a copy of a record of its acquisition under § 12–304 of this subtitle.
- 2. Notwithstanding subparagraph (ii) of this paragraph, the 18-day holding period established under this subparagraph applies to a precious metal object that:
- A. a dealer licensed in Prince George's County acquired in a pawn transaction; and
- B. an individual seeks to redeem by presenting the original ticket issued as part of the pawn transaction.
- (ii) A dealer who holds a license in Prince George's County and who acquires a precious metal object, other than a pawned precious metal object described in subparagraph (i)2 of this paragraph, shall keep it in Prince George's County from the time of acquisition until at least 30 days after submitting a copy of a record of its acquisition under § 12–304 of this subtitle.
- (2) A dealer who acquires a precious metal object at an event which takes place at a location other than the dealer's fixed business address shall place the object and a record of its acquisition at a location in accordance with subsection (d)(1) or (2) of this section by the next business day after acquiring the object.
- (3) In partial compliance with the 18—day holding requirement under this subsection, a dealer may maintain an object and the record of its acquisition at a location other than the dealer's fixed business address, if the local law enforcement unit in the jurisdiction where the item was acquired provides written approval.
- (b) (1) A dealer may submit to the primary law enforcement unit a written request for a shorter holding period for a specific precious metal object.
- (2) Within 48 hours after the primary law enforcement unit receives a request, the primary law enforcement unit shall approve or deny the request.

- (3) After inspecting the precious metal object, the primary law enforcement unit may authorize in writing a shorter holding period.
- (4) If the primary law enforcement unit denies the request, the primary law enforcement unit shall state the reasons in writing.
- (c) (1) Except as provided in paragraph (2) of this subsection, a dealer may not alter a precious metal object before or during the holding period.
- (2) During the holding period, a dealer may chemically test a precious metal object to determine its metal content or value if the dealer does not alter the precious metal object so as to affect its identification or value.
- (d) During the holding period for a precious metal object, a dealer shall keep the precious metal object and the record of its acquisition in:
 - (1) the place of business of the dealer; or
 - (2) a storage facility specified in the license application of the dealer.

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